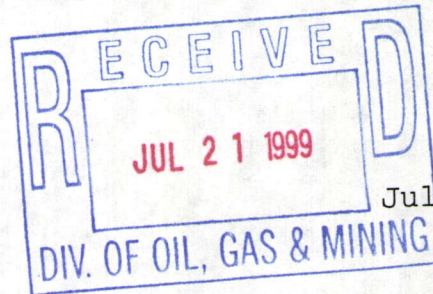




United States Department of the Interior
BUREAU OF LAND MANAGEMENT
FILLMORE FIELD OFFICE
35 East 500 North
Fillmore, UT 84631
<http://enbb.blm.interwebdesign.com>



IN REPLY REFER TO:
3809/3715
(UT-010)
UTU-075884

July 19, 1999

CERTIFIED MAIL # 208 179 207
RETURN RECEIPT REQUESTED

RICHARD STONE
UNIQUE MINERALS INC
1359 PARK STREET
SALT LAKE CITY, UT 84105

Dear Mr. Stone:

A routine surface management inspection was performed on your operation on July 13, 1999. A supplemental inspection was performed on July 15, 1999 to conduct a GPS survey of the disturbance on your operation.

During this inspection, the following deviations from your Notice were noted.

1. It was apparent that explosives have been used on the limestone outcrop above your operation. In your Notice, you stated that the operation "... will not need explosives ..."
2. Two access routes were used to get equipment to the top of the ridge above your operation. One route was used for tracked equipment, and the other for wheeled vehicles. Neither of these routes were covered in your Notice. As either type of vehicle could use either route, the use of two routes would be undue and unnecessary degradation of the environment and would not be permitted.

In addition, a travel trailer has been placed on site. The 43 CFR §3715 regulations prohibit any occupancy until you have obtained concurrence from the BLM on that occupancy. The location of any structure on site that may be used to support human habitation is considered an occupancy.

You must submit an amendment to your Notice within 30 days of the receipt of this letter to cover the use of explosives and one of



the two access routes to the top of the ridge. The other access route must be reclaimed as necessary within 30 days of receipt of this letter. Failure to submit the amendment to your Notice or to conduct any necessary reclamation on the second access route to the ridge above your operation within 30 days of receipt will result in a Notice of Noncompliance under 43 CFR §3809 for your operation.

You must remove the travel trailer from the site within 15 days of receipt of this letter. Failure to remove the travel trailer within 15 days of receipt of this letter will result in a Notice of Noncompliance under 43 CFR §3715. Continued failure to remove the travel trailer after a Notice of Noncompliance is issued may result in a cessation order for all activities at the site and/or criminal charges.

A copy of the 43 CFR §3715 regulations are enclosed for your convenience.

If you have any questions, contact me at (435)743-3126.

Sincerely,



Ron Teseneer
Geologist

Enclosure: 43 CFR §3715 Regulations (14 p.)

cc w/enclosure: Terry Cook, Cook Excavation, 885 S. Oak Dr.,
Woodland Hills, UT 84653

bcc: D. Wayne Hedberg, UDOGM (S/27/074)